## **CRIMINAL CAUSE FOR PLEADING**

BEFORE: MAGISTRATE JUDGE A	ZRACK DATE: <u>3/21/13</u>
USA v. Al Karaqi	11-CR -486 (DLI)
DEFENDANT'S NAME:	Al Karaqi
	sent not present custody _x_ bail
DEFENSE COUNSEL: Eric P. s prese	Franz nt not presentx_CJA RET PDA
AUSA:	LAW CLERK:Amy Weiner
INTERPRETER: No	Language:
FTR: Tape # 11:15; 27 -	- 11:38:02
X CASE CALLED	
	X SWORNX_ INFORMED OF RIGHTS
WAIVER OF INDICTMEN	
	IENT / INFORMATION FILED
DEFT. FAILED TO APPEA	AR, BENCH WARRANT ISSUED
	S NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO
COUNT 3 OF THE (	SUPERCEDING) INDICTMENT
X_ COURT FINDS FAC	TUAL BASIS FOR THE PLEA
SENTENCING SET FOR:	
_X SENTENCING TO BE SET	BY JUDGE IRIZARRY
X BAIL: SETX_	CONT'D FOR DEFT CONT'D IN CUSTODY
X TRANSCRIPT ORDERED	
allocution. A finding has been made	of Criminal Procedure, the Magistrate did administer the that the plea was made knowingly and voluntarily and the recommends the plea of guilty be accepted.